

MICHAEL RABIEH  
617.239.0225  
mrabieh@palmerdodge.com

February 3, 2004

Mary L. Cottrell  
Secretary  
Department of Telecommunications and Energy  
One South Station, 2nd Floor  
Boston, MA 02110

Re: *D.T.E. 03-60*

Dear Ms. Cottrell:

I write on behalf of AT&T Communications of New England, Inc. ("AT&T") to inform the Department that AT&T and Verizon Massachusetts ("Verizon") conferred on Thursday, January 29, 2004, about several questions which were the subject of AT&T's Motion to Compel Verizon Responses to AT&T Information Requests, filed January 21, 2004. The parties were able to reach agreement about many of the information requests in dispute.

AT&T is, therefore, withdrawing its motion to compel with respect to ATT-VZ-2, -5, -24, -25, -26, -27, -28, -31, -50, -58 and -131. AT&T withdraws its motion to compel on the condition that Verizon provides answers responsive to those questions by Thursday, February 5, 2004, as Verizon indicated it would in its conferences with AT&T. AT&T further reserves the right to renew its motion to compel on appropriate grounds with respect to these questions if AT&T receives insufficient or otherwise deficient information from Verizon in response to ATT-VZ-2, -5, -24, -25, -26, -27, -28, -31, -50, -58 and -131.

Thank you for your attention to this matter.

Sincerely,

Michael Rabieh

cc: Service List